



TENNESSEE DEPARTMENT OF CORRECTION
DISCIPLINARY REPORT APPEAL

RECEIVED

DEC 09 2024

U.S. District Court
Middle District of TN

APPEAL TO:
INMATE

WARDEN



COMMISSIONER



(Check One)

OFFENDER NUMBER:

238941

NAME (LAST) (14 characters)

Hall

FIRST (10 characters)

Jon

MI

D.

INMATE ADVISOR

ADVISOR NUMBER:

N/A

NAME (LAST) (14 characters)

FIRST (10 characters)

MI

DATE OF APPEAL

MO DAY YEAR

11 26 24

(INFORMATION ONLY) - DOCUMENT NUMBER

Incident ID # 1635580

Institution of Confinement:

Riverbend Maximum Security Institution

Grounds for Appeal

1) Sgt. Govan did not produce any meaningful explanation of the finding of guilt, because the Appellant was denied due process of law, when she allegedly tried Mr. Hall "in absentia" because she failed to contact Mr. Hall's guardian ad litem, as per settlement agreement in Hall v. Trump et al., 3:19-cv-00628 Doc. 123-1 Page ID 1330. This violation is obvious on the face of TDOC Grievance # 24-0323/00368708. When prison officials subject inmates to "atypical and significant hardship" in relation to the ordinary incidents of prison life, they must observe the safeguards of due process. Sandin v. Conner, 512 U.S. 472, 115 S.Ct. 2293 (1995). Here, Mr. Hall had an added liberty interest at the time of the hearing in question created by consent decree. Smith v. Sumner, 994 F.2d 1401, 1406 (1993). See attached to Grievance # 24-0323/00368708 Attached hereto marked in Paranthesis [] ON page [33] of the Grievance which "previously determined" that the Appellant shall be returned to A-Level immediately and will not be further charged for the July 2024 infraction. This is called the "Agreed Order" Document 160 Filed 10/01/2024, Page 1 of 2 PageID # 1928. Signed by U.S. District Court Judge

Note: Use a separate copy of form for appeal to warden and to commissioner

for Hall Page 1 of 3

Nov. 26 2024

Inmate Name

Date



TENNESSEE DEPARTMENT OF CORRECTION
DISCIPLINARY CONTINUATION

Page 2 of 3 Pages

DATE: Nov. 26, 2024

DISCIPLINARY NUMBER: 1635580

NAME (LAST) (14 characters)

Hall

FIRST (10 characters)

Jon

MI

D

OFFENDER NUMBER:

238941

ATTACH TO:

BIO1DO26

X CR-1833

CR-1834

Aleta A Trauger

2) There is NO TDOC Policy 502.01 Page 15 of 36 § N CR-1834 (Disciplinary Report Hearing Summary) which properly mandates that the Wolff v. McDonnell 94 S.Ct. 2963, 2983 N. 20 (1974) (Wolff Procedures specified under TDOC Policy 502.01 - Authority on the Front of the Policy) Further on Page 29 of 36 of TDOC Policy 502.01 "Notice of Appeal Procedures" § 1, and 2 mandate that the Disciplinary Appeal to the Warden or Commissioner Appeal must contain the CR-1834 Appeals Form within 15 days. Otherwise there is no type of Findings made by the Class A Disciplinary Board signed by the Staff Members that participated in trying Mr. Hall "in absentia" and the reason they found Appellant Guilty. The attached Grievance proves that Sgt. Gowan never produced the CR-1834 Forms, and only marked the Disciplinary Continuation sheet CR-1831 as one, is not a fact in reality to support a disciplinary appeal in accordance to policy. In short, there is NO room for Sgt. Gowan to Re-write or Re-configure the mandated forms and makes her personally liable by not producing the CR-1834 Forms within 5 days as required by TDOC Policy 502.01 Page 15 of 36.

3) Grievance # 24-0323/00368708 was Reversed by the Commissioner's Assistant and says: "Does not concur with the Warden." Further, the Commissioner's Response says: "Please ensure that John Hall receives his documentation to file his disciplinary appeal." Notice, I never signed any documentation regarding CR-1834 Forms. In other words, Mr. Hall was granted a Delayed Appeal and was still denied the records ordered by the Commissioner.

CW Safford

Signature of Reporting Employee

Jon Hall

Inmate Signature

Nov 26, 2024

Date

Nov. 26, 2024

Date

Date Name:

Jon Hall #23894

11/26/24

In Conclusion, Sgt. Govan Breached the Consent Decree by disallowing the Guardian ad litem to be informed of the Appellants Custody change in status, and claimed that she titled Mr Hall "in absentia" by a Class A Disciplinary Board that Never signed their Name or state what Material Fact that the Class A Disciplinary Board relied upon to determine the Merits of the appeal. The enclosed Grievance supplied Herewith conclusively proves that Sgt Govan is a law all unto Herself in Her own Mind (Romans 2:14), and does not Follow the written Law even after being ordered by the Commissioner. Nobody can determine the Merits of Her D-Board Hearing because She ignored the Law Hall, 673 SW3d 613, 627 (TN App. 2023) (TN R. Civ Proc. Rule 52.01) In this light, the Conviction violated TDOC Policy in Prejudice of the Appellants Rights and Must be Dismissed. 502.01 III F.1

Remainder of form to be completed by Warden or commissioner Pages 18-19 of 36.

Disposition of Appeal

Conviction Affirmed

Punishment Reduced

Case Remanded to Board

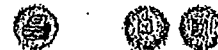
Charges Dismissed

Reason(s) for Disposition

Instructions to Board on remand or description of reduced punishment::

Date

Signature of Warden or Commissioner

DisciplinaryLibraries Suspend ☐

7/20/19 00238941 Salt Lake

Session ACTV Location 2300

Record of Activity

Incident

Report

Incident Date	Incident ID	Disc Class	First Infraction Type
07/31/2024	01635500	B	RIG FIGHTING
04/30/2020	01439937	B	DSP DESTROYING STATE PROPERTY
04/29/2020	01439791	B	DFN **DEFIANCE
01/13/2020	01422678	B	DFN **DEFIANCE
01/13/2020	01422681	B	DSP DESTROYING STATE PROPERTY
12/27/2019	01420107	B	DFN **DEFIANCE
11/20/2019	01415988	B	CON CONTRABAND
11/26/2019	01415990	A	PDW POSSESSION OF DEADLY WEAP
10/30/2018	01355028	B	CON CONTRABAND

Search

10/24/24

S. Williamson CC3

10/24/24

Top Of List

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TENNESSEE DEPARTMENT OF CORRECTION
DISCIPLINARY CONTINUATION

Page 1 of 1 Pages

DATE: 8/10/2024

DISCIPLINARY NUMBER: 1635580

NAME (Last) (14 characters)

HALL

FIRST (10 characters)

JOHN

MI

OFFENDER NUMBER:

238941

ATTACH TO:

BIO1DO26

CR-1833

X

CR-1834

DUE TO INMATE HALL'S IRATE AND UNSATISFACTORY BEHAVIOR, HIS HEARING WAS NOT ABLE TO BE HELD IN FULL CAPACITY AND HE WAS IMMEDIATELY ESCORTED BACK TO HIS CELL. THE A BOARD MEMBERS DELIBERATED IN HIS ABSENCE.

END OF REPORT

Signature of Reporting Employee

August 10, 2024

Date

Inmate Signature

Date

CR-1831 (01-22)

White-Institutional File

Canary & Pink-Inmate

RDA - 11085